UNITED STATES DISTRICT COURT DISTRICT OF NEW HAMPSHIRE



Paul Ma	ravelias		2019 APR 19	P 3: 54
Plaintiff(s)				
\mathbf{v}_{\cdot}	•	Case No	1:19-CV-00143	(SM)
John J. Cou	ghlin, et al.			
Defendant(s)				
	PRO SE MOTION TO OBTAIN ECI	F LOGIN AND	PASSWORD	
NOW	COMES the Plaintiff,	P	aul Maravelias	_
	o se (hereafter "Pro Se Litigant"), and rent to obtain an ECF login and password lowing:			
1. Pro	o Se Litigant is presently a named party	in the above c	ase.	
2. Pro	o Se Litigant is not presently incarcerate	ed.		
3. Pro in ECF:	o Se Litigant represents that he/she has	the following s	systems required to	participate
m ECr.	A. Personal computer (Pentium 233 M running a standard platform (e.g., Win	_		4MB Ram)
	B. Portable Document Format (PDF) creating pleadings (e.g., Corel WordP	-		tware for
	C. PDF creation software used to consoftware used to read documents conv		s to PDF and PDF	reading
	D. Internet service using point-to-poi and for sending and receiving e-mails	• `	,	

- E. Internet browser that is compatible with CM/ECF, such as Firefox and/or Internet Explorer 7 or 8;
- F. A PACER account with PACER login and password;

(minimum access speed of 56K));

G. A document scanner and/or access to a document scanner;

- 4. As a condition of obtaining an ECF login and password, Pro Se Litigant understands and agrees to the following:
 - A. That I am required to maintain and keep the aforementioned systems in working order;
 - B. That I am required to review the USDCNH Supplemental Rules for Electronic Case Filing and will be expected to comply with all rules and procedures governing ECF;
 - C. That I will review the interactive "New Hampshire Computer Based Training Modules" on the court's website at www.nhd.uscourts.gov.
 - D. That I may only file electronic documents in the above captioned case;
 - E. That the clerk's office will terminate my ECF Registration should an attorney subsequently file an appearance on my behalf in the above captioned case;
 - F. That I will keep the email addresses associated with my CM/ECF Account current and able to receive electronic notices from the court.
 - G. That the court may terminate my ECF Registration at any time for failure to comply with any of the above conditions or other conditions stated in the ECF Registration Form.

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WHEREFORE, Pro Se Litigant respectfully requests that the court:

A. Grant the Motion to Obtain an ECF Login and Password;

B. Grant such other relief as is equitable and just.

Date:4/19/2019	Signature:	_
	Name:Paul J. Maravelias	
	(Typed or Printed)	
	Address: 34 Mockingbird Hill Rd	
	Windham, NH 03087	
	Telephone No. 603-475-3305	

CERTIFICATE OF SERVICE

I certify that a copy of the foregoing MOTION was mailed/hand delivered to the following persons at the address specified herein: Nancy J. Smith, Esq., Senior Assistant Atty. Gen., 33 Capitol Street Concord, NH 03301, Counsel for Defendant John Coughlin; Samuel R.V. Garland, Esq. and Anthony J. Galdieri, Esq., 33 Capitol Street Concord, NH 03301, Counsel for Defendant Gordon J. MacDonald; Christopher Cole, Esq., Sheehan Phinney Bass & Green, PA., 1000 Elm Street, P.O. 3701, Manchester, NH 03105-3701, Counsel for Defendant Patricia Conway; Eric A. Maher, Esq., 16 Acadia Lane, P.O. Box 630, Exeter, NH 03833, Counsel for Defendants Town of Windham, Windham Police Department, and Gerald Lewis.

Date: 4/19/19	Signature:	Signature:	
	Name:	Paul J. Maravelias	
	· 	(Typed or Printed)	